

Republican Ticket.

NATIONAL. President—WILLIAM MCKINLEY. Vice President—THEODORE ROOSEVELT. STATE. Auditor General—E. B. HARDENBERG, Wayne County. Congressmen-at-Large—GALUSHA A. GROW, of Susquehanna County, ROBERT H. FOERBERGER, of Philadelphia. COUNTY. Assembly—A. M. DOUTT, Tionesta Borough. Associate Judge—W. H. DOTTEBER, Kingsley Twp. District Attorney—SAMUEL D. IRWIN, Tionesta Borough. Coroners—DR. J. W. MORROW, Tionesta Borough.

FARMERS, don't forget that Bryan is for free wool.

Mr. BRYAN should write a letter of acceptance to the Filipino Junta.

The Democratic Sound Money League of Maryland has repudiated Bryan.

DELAWARE'S Republican factions have practically agreed upon one ticket and expect to sweep the State.

If your tax is not paid see to it at once or you may lose your vote this fall. Republicans should be on the alert in this matter.

MR. ALTOELD'S aspiration to be Chief Justice of the Supreme Court of the United States may as well be placed on a cake of Tammany trust ice.

This year's summer county, Kansas, will sell four million dollars' worth of wheat at McKinley prices. No danger that it will go for Bryan and calamity this fall.

MR. BRYAN insists upon managing his own campaign. After the election Chairman Jones may retaliate by insisting that the Nebraska statesman do his own hospital nursing.

ACCORDING to Mr. Gorman's logic Mr. Bryan deprived himself of the right to oppose expansion when he supported the ratification of the Paris treaty. And Mr. Gorman is somewhat of a logician.

THE Democratic newspapers are now engaged in finding fault on account of the cost of the medical attention given our soldiers in the Philippines. We fancy this will not be a very effective vote maker.

"The hum of industry has drowned the voice of calamity, and the voice of despair is no longer heard in the United States, and the orators without occupation here are now looking to the Philippines for comfort."—President McKinley.

MAINE and Vermont have spoken for New England in a manner that ends Democratic interest in that part of the country. The people of those States are evidently satisfied with prosperity as the paramount issue for the next four years.

THE Cuban flag was officially hoisted over the public buildings at Santiago de Cuba on the 25th of August. This circumstance ought to end Democratic talk about the ultimate intentions of the McKinley administration with reference to Cuba.

"Men, not walls, make a city," is a most appropriate inscription for the medal with which the seizure of Pekin is to be commemorated. It is strongly suggestive of a "progress, not walls, make a nation" maxim for the Republican campaign banners.

If President McKinley harbored any imperialistic designs the remarks on the Chinese situation in his letter of acceptance would show it. But nothing is found there except a spirit of thankfulness for the rescue of American citizens from a terrible danger.

"We must stop borrowing money in Europe," declared Mr. Bryan in 1896. He was right. There has been a change from a Democratic to a Republican administration and we are now engaged in loaning money—gold—to European nations with good credit.

SOME interest is manifested in the report that Grover Cleveland intends "coming out for Bryan." If another straw were necessary to break poor Bryan's back this "coming out" of Cleveland will certainly furnish it. When Grover, the soup-house President, takes a stand for Bryan—

THE opposition press is already so discouraged over the outlook that its profane attacks on the administration are sandwiched between long editorials on the sea serpent and the obituary on those who were Democrats before the party became the side show of the Populist circus.

"BRYAN'S speeches," said Senator Frye at Westbrook, Maine, "have encouraged rebellion in the Philippines. I say that I do not see how any American can go back on our soldiers. I say that this expenditure of \$150,000,000 and 2,000 lives is to be charged up against this anti-American talk."

EVERY time the Democratic newspapers, or a number of them at least, hear of misfortune, poverty or want, fire or famine, they appear to rejoice greatly. The Democracy ought to make sin and sorrow a "paramount issue," they contending, as would be natural, for the poor and misery side.

MR. BRYAN attributes the non-fulfillment of his eschatology prophecies to the good weather and crops. Yet, judging from the tenor of his speeches four years ago, one might easily have concluded that the sun would stop shining and the rains cease to fall unless he was adopted without delay.

How is this one, Mr. Bryan? If a Democrat tells you a trust is a good thing, ask him why the Democratic platform denounces the trusts. If the Democrat says the trusts are a bad thing, ask him why Chairman Jones, who is managing Bryan's campaign, is one of the leading beneficiaries of the round bale trust.

In order to test the assertion "that 75 per cent. of the drummers are for Bryan this year," S. C. Brownell of the Brownell Hardware Co., of Bath, N. Y., kept a record of the political views of the drummers who called at his store from July 4th until September 1st. The vote shows: McKinley 85, Bryan 9, Prohibition 2, on the fence 3, total 99.

CONCERNING "paramount" issues the President says in his letter of acceptance: "The relative importance of the issues I do not stop to discuss. All of them are important. Whichever party is successful will be bound in consequence to carry into administration and legislation its several declarations and doctrines." The Kansas City convention was the first to attempt to beg the people as to the sincerity of any part of its platform.

Why They Are Protectionists.

For the life of him and his supporters, Mr. Bryan cannot see how the farmer can be a protectionist. He asks and they ask if any sane man will contend that the Dingley tariff could have anything to do with increased exports of wheat, corn or any kind of American food products. Which, of course, has nothing to do with the reason why American farmers are protectionists. The reason that they are protectionists is that they raise their food products to sell, first of all and most of all, to American consumers, and they know from bitter experience that the American consumer—that is, the wage earner—cannot buy food products when he is out of work and has not the money to do it.

In 1892, with a population of only 65,000,000, this country (being under the McKinley law, with all wage earners at work) consumed 368,531,730 bushels of wheat. In 1894, with the mills and factories closed by the Wilson law and the wage earners unable to buy with their accustomed purchasing power, there were consumed in this country by the almost 69,000,000 people only 232,177,500 bushels of wheat. Under the McKinley law in 1892 the per capita consumption of wheat in the United States was 5.91 bushels. In 1894 under the Wilson law, it was only 2.41. Likewise in the United States the consumption of corn fell from 2,000,000,000 bushels in 1892 to 1,000,000,000 bushels in 1894; the per capita consumption being 30.33 bushels in 1892 and 14.73 in 1894.

That is why the American farmer is a Protectionist—because he knows that unless the American wage earners are kept at work, making money with which to buy, he has no consumers for his products; because he knows that when the American market is leveled flat by a loss of purchasing power through a loss of wage earnings, the farmer's wheat is not worth a match to burn it, and his live stock not worth a hammer to knock it in the head.—New York Press.

The Commercial Traveler's View.

Bryan's election certainly would not make the country any more prosperous, and there are a good many people besides traveling men who are pretty firmly convinced that it would produce a business panic the like of which has never been seen.

Fifty-cent dollars and free trade, which means the opening of our markets to the competition of cheap foreign made goods, cheap because they are made by cheap labor, won't help the traveling man, or the house that employs him, or the men and women who work in the mills and factories making the goods.

Trusts will work out their own cure under good times much more quickly than they will under hard times.

When times are good the small competitor has a chance. When they are hard the trusts pluck harder.

That's about the way the commercial traveler looks at it.

He shows horse sense.—Springfield Union

Letter to T. D. Collins.

Dear Sir: The late President of the Croton River Bank, at Brewster, N. Y., built the finest house in all that region, in 1884, and painted it with lead and oil at a cost of \$400—the house cost \$31,000.

In 1887—three years—he repainted it with Devco at a cost of \$350. In 1897 this paint was in good condition.

Lead and oil, \$400, three years. Devco \$350, ten years.

Yours truly, F. W. Devco & Co.

For September Court.

Besides the seven cases on the civil list, there will be considerable criminal business to transact at the regular September sessions which convene next Monday. The first case on the criminal list is that of the Commonwealth vs. Joseph Basilio, charged with the killing of Antonio Mirone. This trouble occurred at Lynn, in Howe township on Sunday, May 29th. Shawkey & Mann, of Warren, will defend the prisoner, while S. D. Irwin, Esq., will prosecute the case. The following additional indictments have been prepared and will be presented at the proper time:

Com. vs. Albert M. Fitzgerald, charge, rape, Ira Maze, prosecutor. Com. vs. G. E. Gerow, charge, aggravated assault, E. J. Beardsley, prosecutor. Com. vs. E. J. Beardsley, charge, assault with intent to kill, G. E. Gerow, prosecutor. Com. vs. Isaac Eaton, charge, keeping a gambling device, J. W. Jamieson, prosecutor. Com. vs. John Conlon, charge, gambling, N. F. Hoover, prosecutor. Com. vs. C. W. Travis, charge, gambling, N. F. Hoover, prosecutor. Com. vs. H. C. Chapin, M. D., charge, procuring an abortion, J. Jordan, prosecutor.

How's This?

We offer One Hundred Dollars Reward for any case of Catarrh that cannot be cured by Hall's Catarrh Cure. F. J. CURE & CO., Props., Toledo, O. We, the undersigned, have known F. J. Cheney for the last 15 years, and believe him perfectly honorable in all business transactions and financially able to carry out any obligations made by their firm. WEST & TRAU, wholesale druggists, Toledo, O. WALKING, KISSAS & MARVIN, wholesale druggists, Toledo, O. Hall's Catarrh Cure is taken internally, acting directly upon the blood and mucous surfaces of the system. Price 75c per bottle. Sold by all druggists. Testimonials free.

FALSE REFUGES.

F. P. SHOUP.

[Synopsis of a sermon preached by District Elder F. P. Shoup, of the Pittsburgh conference, at the Smithville camp-meeting, Ontario, June 9, 1900. Reported by J. W. Winans.]

TEXT.—"And the hell shall sweep away the refuge of lies."—Isa. 28:17. The devil has innumerable ways in which to entrap men, draw them into his service, and ultimately drag them down to perdition. The wicked are often made to feel the necessity of a refuge for their immortal souls. There are various sources from which false springs up in their hearts, which makes them feel their need of a place of safety. It often springs from a guilty conscience—the direct operation of the Spirit of the Lord making them to feel the guilt of their sin, their lost condition and need of being saved.

"Conscience makes cowards of us all." When a man is disturbed with guilt he seeks a covering somewhere. He must find some opiate to give him ease. A thief or an assassin may flee to distant lands for fear of being apprehended. His guilty conscience causes him to imagine that every man is on his track and that every bush is an officer. He seeks to find relief from his sin-smitten conscience, and to forget the awful goadings of that infernal monitor. He tries to put time and space between him and the place where the crime was committed, but it does not remove the guilt that is upon his conscience. Conscience follows him everywhere, and guilt disturbs his comfort and peace. There is no place of concealment from the eyes of the Lord. "The eyes of the Lord are in every place, beholding the evil and the good."

Again men are frequently aroused to feel their need of a refuge through the calamitous events of life. In coming face to face with danger they see how frail they are physically. As death seems about to usher them into eternity they begin to think how they will stand in the day of judgment.

Then also there are those who are awakened under the alarming influence of the preached word. The word of God in its purity is an effective instrumentality in awakening the lost. God has designed through the "foolishness of preaching" to convert them that believe. Many thousands have been awakened to take a retrospective view of their life under the faithful dispensing of the gospel of the Son of God. I have known men who have been so strongly moved upon by the Spirit of the Lord to take their stand and move to the mercy seat, that they have taken hold with both hands the back of their seat to resist the drawings of the Spirit of the Lord under the preaching of the word. Frequently when thus awakened men betake themselves to false refuges—to refuges of lies.

Some seek a refuge under a partial reformation. They resolve that they will do better and live differently. By signing a pledge, or, perhaps, by breaking off the more outward expressions of sin, they hope finally to gain heaven.

Some say they do not want to plunge into the question of religion as many do who profess christianity, so they resolve to do better in a quiet, conservative way. Doing better is well, but it will not answer before Almighty God. Many stop when they feel a little better. As soon as a man moves out in the right direction a man breathes off the grosser sins of his life his conscience will approve his actions and the Spirit of God will endorse him as far as he has gone, but it is only a partial reformation of life.

There are those who take upon themselves a general regard for Christian morality—those who have been very wicked and outspoke against the religion of the Bible. In a sense, the Spirit has moved upon them and they feel their guilt. They begin to lessen up in their transgressions, and have a general regard for christianity. They will probably attend the religious services. Before they had given the means of grace but trifling consideration, but now, awakened under the light of the Spirit of God, they cease to speak against it, but rather speak in favor and give some consideration to religious matters.

Again, there are those who take upon themselves a more outward profession of religion. The larger proportion seek refuge behind the pale of the church. There are those who imagine that if they can only work themselves up to the point where they can step out in a public way and represent themselves to be followers of Jesus, that they will have a warranty of safety for the world to come. There are very many who imagine that the salvation of the gospel consists of only an outward, bold profession of religion before the world. A man may profess religion before the world, in many a way, may profess religion and not possess it. Jesus spoke in emphatic terms to the Pharisees and Sadducees, calling them hypocrites, and comparing them to "white sepulchres." They were beautiful on the outside, but inwardly they were filled with dead men's bones. There are those who have been reared within the pale of the church, in their infancy they were carried to its altar and put in a conference room of promises. They have been confirmed and baptized, which gives them a church relationship. No matter how wicked they may have been in later years, they cling to that as their hope of heaven. This state of affairs may be largely accounted for from the fact that the ministry of the day is largely in a backsliding condition.

The popular ministers to-day are seeking to gather numbers into the church, and to carry on a conference race, a large increase in membership. They imagine the strength of the church consists in the number that enter it. If they can succeed in getting numbers they have accomplished the end they had in view. They say, "Come with us and we will do the good." As a result the church is filled with men and women who have no knowledge of the power of God to save from sin.

There are those who try to hide behind a spirit of generosity; to contribute liberally to the support of the church. Giving liberally is right and proper, but for a man to base his hope of heaven on that alone is like leaning on a broken reed. It will come short of securing happiness in the world to come. In their dying hour many are made to see very clearly and realize keenly that they have been leaning on false hopes, and trusting in refuges of lies. Many are awakened to see themselves when it is too late to make restitution and be reconciled to God. In the great day of judgment all unredeemed men and women will be judged on the basis of their works. Unredeemed men and women will be judged on the basis of their works. Unredeemed men and women will be judged on the basis of their works.

Zinc and Grinding make Devco Lead and Zinc Paint wear twice as long as lead and oil mixed by hand.

NECK WEAR, HOSIERY, HATS.

WE HAVE THE CORRECT THINGS FOR FALL INCLUDING THE LATEST COLORS AND STYLES.

All Our Tan Shoes at GREATLY REDUCED PRICES.

ROBINSON.

Bank Statement.

No. 5038. REPORT OF THE CONDITION OF THE FOREST COUNTY NATIONAL BANK AT TIONESTA, in the State of Pennsylvania, at the close of business September 5, 1900.

RESOURCES: Loans and discounts \$128,535 00 Securities, etc. 997 74 U. S. Bonds to secure circulation 50,000 00 Premiums on U. S. Bonds 3,708 29 Banking-house, furniture, and fixtures 12,613 19 Due from approved reserve agents 82,636 14 Checks and other cash items 339 05 Fractional paper currency, nickels, and cents 86 06 Lawful money reserve in bank, viz: Specie \$6,552 10 United States notes 1,000 00 Redemption fund with U. S. Treas (5 per cent. of circulation) 2,500 00 \$316,982 32

LIABILITIES: Capital stock paid in \$50,000 00 Surplus fund 7,520 74 Undivided profits, less expenses and taxes paid 3,143 28 National bank notes outstanding 50,000 00 Individual deposits subject to check 126,126 06 Demand certificates of deposit 478 75 Time certificates of deposit 79,393 08 \$316,668 62 State of Pennsylvania, County of Forest, ss: I, A. B. KELLY, cashier of the above named bank, do solemnly swear that the above statement is true to the best of my knowledge and belief. A. B. KELLY, Cashier. Subscribed and sworn to before me this 12th day of September, 1900. C. M. ARNEB, Notary Public. Correct—Attest: W. M. SMERBAUGH, T. F. RITCHEY, J. T. DALE, Directors.

TRIAL LIST.

List of causes set down for trial in the Court of Common Pleas of Forest County, Pennsylvania, commencing on the 10th Monday of September, 1900: No. 1. L. S. Clough, F. W. Taylor and James Crute, doing business as L. S. Clough & Co., vs. Penn Tanning Company and Fred Axel Carlson, No. 24, Nov. Term, 1898. Summons in Trespass. No. 2. W. J. Bloomfield, E. Pequin and M. S. Carnahan, vs. F. Mansfield, Robert Thomas, Charles R. Book, No. 19, Sept. Term, 1899. Summons in Ejectment. No. 3. Daniel Steiner vs. R. N. Marshall, T. H. Marshall, D. D. Marshall and Susan Marshall, doing business as Lumber Company, Limited, No. 3, Sept. Term, 1899. Summons in Trespass. No. 4. Martin Smith vs. I. N. Patterson, No. 4, May Term, 1900. Summons in Trespass. No. 5. M. C. Watson vs. W. H. Seigworth, No. 4, Sept. Term, 1899. Summons in Trespass. No. 6. H. H. Shoemaker, Health Officer of Tionesta Boro., vs. J. D. Davis and S. E. Flick, Esq., No. 10, Sept. Term, 1900. Appeal by Deft. from J. P. No. 7. James Johnston, vs. Jonathan Aibaugh, No. 22, Nov. Term, 1899. Appeal by Deft. from J. P. Attest, JOHN H. ROBERTSON, Prothonotary. Tionesta, Pa, August 28, 1900.

SHERIFF'S SALE.

BY VIRTUE of a writ of Fieri Facias, issued out of the Court of Common Pleas of Forest County, Pennsylvania, and to me directed, there will be exposed to sale by public vendue or outcry, at the Court House, in the Borough of Tionesta, Forest County, Pa., on MONDAY, SEPTEMBER 24, A. D. 1900, at 1 o'clock p. m., the following described property, to-wit: J. B. PEARSALL vs. J. R. FLICK, and S. E. FLICK, Esq., No. 10, Sept. Term, 1900. (Waivers)—T. F. RITCHEY, Attorney. All defendant's right, title interest and claim of, in and to all that certain lot of land situate in Barnet Township, Forest County, Pennsylvania, described as follows: Beginning at a post in the east line of land of E. E. Mays, which post is thirty-three and fifty-five one-hundredths rods northerly from the southwest corner of a piece of land conveyed to Dr. E. H. Sinning by James B. Pearsall and wife, by deed dated May 16, 1892, recorded in deed book No. 26, page 201; thence north seven degrees west along lands of Mays and S. E. Banker; thence East along lands owned by Mary R. Saxton, conveyed to aforesaid by J. R. Flick; thence to line running along private road south 13 1/2 degrees east to a post; thence south 55 degrees west 21 rods to a post, the place of beginning. Containing two (2) acres, more or less. Being same land conveyed to defendant by deed recorded in deed book No. 25, page 296. On which is erected a two-story board house 16x22 feet, with shed attached; one barn 36x15 feet, a few fruit trees thereon growing, and containing a water well. Taken in execution and to be sold as the property of J. B. Pearsall. TERMS OF SALE.—The following will be strictly complied with when the property is stricken down: 1. When the plaintiff or other lien creditors become the purchaser, the costs on the writ shall be paid, and a list of liens including mortgage searches on the property sold, together with such lien creditor's receipts for the amount of the proceeds of the sale or such portion thereof as he may claim, must be furnished the Sheriff. 2. All bids must be paid in full. 3. All sales not settled immediately will be continued until 2 o'clock p. m., of the next day, at which time all property not settled for will again be put up and sold at the expense and risk of the person to whom first sold. See Purdon's Digest, Ninth Edition, page 446 and Smith's Forms, page 384. Sheriff's Office, Tionesta, Pa. Sept. 8, 1900. J. W. JAMIESON, Sheriff.

The soothing and healing properties of Chamberlain's Cough Remedy, its pleasant taste and prompt and permanent cures, have made it a great favorite with the people everywhere. For sale by all druggists.

First Fall Chat.

For the approaching fall and winter season our exhibit of attractive novelties in Men's and Young Men's Apparel will be the largest and most diversified ever shown in this market. ALL THE FASHIONABLE SHADES AND FABRICS IN THE VERY LATEST PATTERNS

We show in profuse variety. They are made according to the Highest Standard of Manufacture and contain that FINISH that gives our garments their well deserved popularity and success. We will place upon sale several

NEW FEATURES IN SUITS AND OVERCOATS, which, to avoid imitation, we will not as yet describe in print.

UNDERWEAR FOR FALL WEATHER and cool evenings is now ready and as we buy and sell only for CASH we can defy competition and beg you to see our goods and prices.

SHOES THAT LOOK WELL AND WEAR WELL are our strong points in foot wear and we have them for Ladies and Children, men and boys. We are always pleased to serve you.

TIONESTA CASH STORE, CASH BARGAIN MAKERS. PHONE 34, KEPLER BLOCK.



Made in artistic and original patterns only. Your silverware will be correct in every way if it is

Of either of the following lines of Sterling Silver: Gorham's, Towle's, Whiting's, Watson & Newell's, Sold by— HARVEY FRITZ, 32 SENECA ST., OIL CITY, PA.

Official Watch Inspector and Repairer for the W. N. Y. & P. and L. S. & M. S. Ry's. Send or bring your work to us. A JOINT RESOLUTION PROPOSED TO THE CITIZENS OF THIS COMMONWEALTH FOR THEIR APPROVAL OR REJECTION BY THE GENERAL ASSEMBLY OF PENNSYLVANIA, PUBLISHED BY ORDER OF THE SECRETARY OF THE COMMONWEALTH, IN PURSUANCE OF ARTICLE XVII OF THE CONSTITUTION.

A JOINT RESOLUTION proposing an amendment to the Constitution of the Commonwealth. Section 1. Be it resolved by the Senate and House of Representatives of the Commonwealth in General Assembly met, that the following is proposed as amendments to the words "that laws regulating and requiring the registration of electors as the General Assembly may enact" so that the said section shall read as follows: Section 1. Qualifications of Electors. Every male citizen twenty-one years of age, possessing the following qualifications, shall be entitled to vote at all elections subject however to such laws requiring and regulating the registration of electors as the General Assembly may enact: He shall have been a citizen of the United States at least one year; He shall have resided in the State one year (or if having previously been a qualified elector or native born citizen of the State, he shall have removed therefrom and returned, within six months, immediately preceding the election); He shall have resided in the election district where he shall offer to vote at least two months immediately preceding the election; If two or more years of age and upwards he shall have paid within two years a State or county tax, which shall have been assessed at least two months and paid at least one month before the election.

Amendment One to Article Eight, Section One. Add at the end of the first paragraph of said section, after the words "shall be entitled to vote at all elections," the words "subject however to such laws requiring and regulating the registration of electors as the General Assembly may enact"; so that the said section shall read as follows: Section 1. Qualifications of Electors. Every male citizen twenty-one years of age, possessing the following qualifications, shall be entitled to vote at all elections subject however to such laws requiring and regulating the registration of electors as the General Assembly may enact: He shall have been a citizen of the United States at least one year; He shall have resided in the State one year (or if having previously been a qualified elector or native born citizen of the State, he shall have removed therefrom and returned, within six months, immediately preceding the election); He shall have resided in the election district where he shall offer to vote at least two months immediately preceding the election; If two or more years of age and upwards he shall have paid within two years a State or county tax, which shall have been assessed at least two months and paid at least one month before the election.

Amendment Eleven to Article Eight, Section Seven. Strike out from said section the words "but no elector shall be deprived of the privilege of voting by reason of his name not being registered," and add to said section the following words, "that laws regulating and requiring the registration of electors may be enacted to apply to cities only, provided that such laws be uniform for cities of the same class," so that the said section shall read as follows: Section 7. Uniformity of Election Laws.—All laws regulating the holding of elections by the citizens or for the registration of electors shall be uniform throughout the State, but laws regulating and requiring the registration of electors may be enacted to apply to cities only, provided that such laws be uniform for cities of the same class. A true copy of the Joint Resolution, W. W. GRIEST, Secretary of the Commonwealth.

A JOINT RESOLUTION PROPOSED TO THE CITIZENS OF THIS COMMONWEALTH FOR THEIR APPROVAL OR REJECTION BY THE GENERAL ASSEMBLY OF PENNSYLVANIA, PUBLISHED BY ORDER OF THE SECRETARY OF THE COMMONWEALTH, IN PURSUANCE OF ARTICLE XVIII OF THE CONSTITUTION.

A JOINT RESOLUTION proposing an amendment to the Constitution of the Commonwealth. Section 1. Be it resolved by the Senate and House of Representatives of the Commonwealth in General Assembly met, that the following is proposed as an amendment to the Constitution of the Commonwealth, in pursuance of Article XVIII of the Constitution. A JOINT RESOLUTION proposing an amendment to the Constitution of the Commonwealth. Section 1. Be it resolved by the Senate and House of Representatives of the Commonwealth in General Assembly met, that the following is proposed as an amendment to the Constitution of the Commonwealth, in pursuance of Article XVIII of the Constitution.

Confirmation Notice. Notice is hereby given that the following account has been filed in my office and will be presented at the next term of Court for confirmation. First account a Jacob Wagner, Jr., and Lewis Wagner administrators of the estate of Jacob Wagner, deceased, late of Tionesta Township, Forest county, Pa. J. H. ROBERTSON, Clerk of Orphans Court. Tionesta, Pa., August 25, 1900.

PROCLAMATION. WHEREAS, The Hon. W. M. Lindsay, President Judge of the Court of Common Pleas and Quarter Sessions in and for the county of Forest, has issued his precept for holding a Court of Common Pleas, Quarter Sessions of the Peace, Orphans' Court, Oyer and Terminer and General Jail Delivery, at Tionesta, for the County of Forest, to commence on the Fourth Monday of September, being the 24th day of September, 1900. Notice is therefore given to the Coroner, Justices of the Peace and Constables of said county, that they be and there in their proper persons at ten o'clock A. M., of said day with their records, inquisitions, examination, and other remembrances, to do those things which to their office appertain to be done, and to those who are bound in recognizance to prosecute against the prisoners that are or shall be in the jail of Forest County, that they may be taken and there to prosecute against them as shall be just. Given under my hand and seal this 27th day of August, A. D. 1900. J. W. JAMIESON, [L.S.] Sheriff.

GRIST MILL, Pennsylvania RAILROAD. BUFFALO AND ALLEGHENY VALLEY DIVISION. Taking effect, August 1, 1900. No. 31 Buffalo Express, daily except Sunday, 12:06 noon. No. 33 Oil City and Pittsburgh Express, daily, with Pullman sleeper attached, except Sunday, 7:03 p. m. Sunday special for Oil City, 9 a. m. & 8 p. m.

FLOUR AND FEED. ALWAYS on hand for sale—a full stock in our line. LANSON BROS. MERCHANT MILLERS. Bridge St., - Tionesta, Pa.

Confirmation Notice. Notice is hereby given that the following account has been filed in my office and will be presented at the next term of Court for confirmation. First account a Jacob Wagner, Jr., and Lewis Wagner administrators of the estate of Jacob Wagner, deceased, late of Tionesta Township, Forest county, Pa. J. H. ROBERTSON, Clerk of Orphans Court. Tionesta, Pa., August 25, 1900.

PROCLAMATION. WHEREAS, The Hon. W. M. Lindsay, President Judge of the Court of Common Pleas and Quarter Sessions in and for the county of Forest, has issued his precept for holding a Court of Common Pleas, Quarter Sessions of the Peace, Orphans' Court, Oyer and Terminer and General Jail Delivery, at Tionesta, for the County of Forest, to commence on the Fourth Monday of September, being the 24th day of September, 1900. Notice is therefore given to the Coroner, Justices of the Peace and Constables of said county, that they be and there in their proper persons at ten o'clock A. M., of said day with their records, inquisitions, examination, and other remembrances, to do those things which to their office appertain to be done, and to those who are bound in recognizance to prosecute against the prisoners that are or shall be in the jail of Forest County, that they may be taken and there to prosecute against them as shall be just. Given under my hand and seal this 27th day of August, A. D. 1900. J. W. JAMIESON, [L.S.] Sheriff.

Confirmation Notice. Notice is hereby given that the following account has been filed in my office and will be presented at the next term of Court for confirmation. First account a Jacob Wagner, Jr., and Lewis Wagner administrators of the estate of Jacob Wagner, deceased, late of Tionesta Township, Forest county, Pa. J. H. ROBERTSON, Clerk of Orphans Court. Tionesta, Pa., August 25, 1900.

PROCLAMATION. WHEREAS, The Hon. W. M. Lindsay, President Judge of the Court of Common Pleas and Quarter Sessions in and for the county of Forest, has issued his precept for holding a Court of Common Pleas, Quarter Sessions of the Peace, Orphans' Court, Oyer and Terminer and General Jail Delivery, at Tionesta, for the County of Forest, to commence on the Fourth Monday of September, being the 24th day of September, 1900. Notice is therefore given to the Coroner, Justices of the Peace and Constables of said county, that they be and there in their proper persons at ten o'clock A. M., of said day with their records, inquisitions, examination, and other remembrances, to do those things which to their office appertain to be done, and to those who are bound in recognizance to prosecute against the prisoners that are or shall be in the jail of Forest County, that they may be taken and there to prosecute against them as shall be just. Given under my hand and seal this 27th day of August, A. D. 1900. J. W. JAMIESON, [L.S.] Sheriff.

Confirmation Notice. Notice is hereby given that the following account has been filed in my office and will be presented at the next term of Court for confirmation. First account a Jacob Wagner, Jr., and Lewis Wagner administrators of the estate of Jacob Wagner, deceased, late of Tionesta Township, Forest county, Pa. J. H. ROBERTSON, Clerk of Orphans Court. Tionesta, Pa., August 25, 1900.

PROCLAMATION. WHEREAS, The Hon. W. M. Lindsay, President Judge of the Court of Common Pleas and Quarter Sessions in and for the county of Forest, has issued his precept for holding a Court of Common Pleas, Quarter Sessions of the Peace, Orphans' Court, Oyer and Terminer and General Jail Delivery, at Tionesta, for the County of Forest, to commence on the Fourth Monday of September, being the 24th day of September, 1900. Notice is therefore given to the Coroner, Justices of the Peace and Constables of said county, that they be and there in their proper persons at ten o'clock A. M., of said day with their records, inquisitions, examination, and other remembrances, to do those things which to their office appertain to be done, and to those who are bound in recognizance to prosecute against the prisoners that are or shall be in the jail of Forest County, that they may be taken and there to prosecute against them as shall be just. Given under my hand and seal this 27th day of August, A. D. 1900. J. W. JAMIESON, [L.S.] Sheriff.

Confirmation Notice. Notice is hereby given that the following account has been filed in my office and will be presented at the next term of Court for confirmation. First account a Jacob Wagner, Jr., and Lewis Wagner administrators of the estate of Jacob Wagner, deceased, late of Tionesta Township, Forest county, Pa. J. H. ROBERTSON, Clerk of Orphans Court. Tionesta, Pa., August 25, 1900.

PROCLAMATION. WHEREAS, The Hon. W. M. Lindsay, President Judge of the Court of Common Pleas and Quarter Sessions in and for the county of Forest, has issued his precept for holding a Court of Common Pleas, Quarter Sessions of the Peace, Orphans' Court, Oyer and Terminer and General Jail Delivery, at Tionesta, for the County of Forest, to commence on the Fourth Monday of September, being the 24th day of September, 1900. Notice is therefore given to the Coroner, Justices of the Peace and Constables of said county, that they be and there in their proper persons at ten o'clock A. M., of said day with their records, inquisitions, examination, and other remembrances, to do those things which to their office appertain to be done, and to those who are bound in recognizance to prosecute against the prisoners that are or shall be in the jail of Forest County, that they may be taken and there to prosecute against them as shall be just. Given under my hand and seal this 27th day of August, A. D. 1900. J.